	CAUSE NO. D-	1-FM			
IN THE INTERE	CST OF	§ § 8	IN THE DI	ISTRICT COURTS	
CHILD/REN		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	OF TRAVIS	COUNTY, TEXAS	
	§ JUDICIAL DISTRICT Request for Approval of Out-of-County Travel				
person attorney-clic (<i>List name</i> (s) of cli	ial approval for my time an ent communications with my ient(s) and if children, list a	y client(s): ages in pare	nthesis next to t	heir name)	
	the (<i>check one</i>):				
My client(s) is/are currently in			(city	name), Texas, which is	located
approximately	(# of miles) mile	s from Aust	in, Texas.		
I would like to schedule this travel on			(list date).		
The reason this in-	person travel is necessary is	(describe re	eason for travel)	:	
The last time I saw	this/these client(s) in person	1 was:			(list date).
The date of the Nex	xt Hearing is:	(list	date)		
Next Hearing Type	:				
□ Status	□ Initial Permanency (Be	efore Final)	□ Perm	anency (Before Final)	
□ COS Review	□ Initial Permanency (A	fter Final)	□ Perm	anency (After Final)	
□ Merits/Trial	□ Special Review □	Other			
This case is on the	following docket day (check	k one):			
□ Tuesday □ W	ednesday □ Thursday (Dru	g Court)	□ Friday (PMC	C) □ Friday (Crosso	over)

By my signature, below, I certify that:

- There is no more efficient manner (telephone, video conference etc.) than in-person travel in which I am able to communicate with my client regarding this matter.
- The travel requested is reasonable and necessary and will be conducted as efficiently as possible.

Name:				
Attorney Signature:	Date:			
For Court Use Only:				
Travel is: Not Approved. Approved, at County approved.	d rates for time and mileage.			
Judge Signature:	Date Signed:			

Instructions to Attorneys:

Attorneys may use this form to request reimbursement for mileage and time for reasonable and necessary out-of-county travel performed in conjunction with court-appointed representation of parents or children in CPS cases.

UPON COMPLETION, YOU SHOULD TENDER THIS FORM FOR CONSIDERATION TO THE COURT AT cpssubmissiondocket@traviscountytx.gov. PLEASE PLAN IN ADVANCE AND ALLOW AT LEAST 5 BUSINESS DAYS BETWEEN THE DATE OF EMAIL SUBMISSION AND YOUR SCHEDULED TRAVEL. IF YOUR TRAVEL IS APPROVED, PLEASE ATTACH YOUR APPROVED TRAVEL REQUEST TO ANY RELEVANT REQUEST FOR REIMBURSEMENT OF ATTORNEY FEES AND EXPENSES.

To ensure the prompt processing of your bills and avoid possible disapproval of your out-of-county travel time and mileage, it is appropriate to abide by the following guidelines:

- (1) When you travel to a county contiguous to Travis (i.e. Williamson), advance judicial authorization is NOT required, but your reasonable and necessary mileage IS reimbursable at allowable County reimbursement rates.
- When you travel to a county that is NOT contiguous to Travis (i.e. Lubbock), you must submit a written request prior to travel for advance approval of your mileage reimbursement, explaining where you are going and why this travel is reasonable and necessary. (Before you submit this request to the submission docket, consider whether it might constitute an ex parte communication. If so, please copy all parties at the time you send it to the submission docket.) Alternatively, if you are in a hearing and know you are planning a trip to visit your client, you can request approval at the hearing. Please obtain a written court order or other proof of travel authorization in writing to attach to your fee bill. Attach proof of approval to your request for mileage reimbursement at the time you submit it. If you did not receive advance approval of travel, you must submit with your fee bill an explanation of why advance travel approval was not obtained. (Again, please consider whether this might constitute an ex parte communication and take appropriate steps to copy all parties if necessary and appropriate) A Judge will review this explanation and consider your request for reimbursement under the circumstances.
- (3) Mileage is only reimbursed at the approved county rate at the time of travel. Any time you travel within Travis County, your mileage is NOT reimbursable. Other than mileage, NO fees associated with an attorney's travel will be reimbursed unless specifically approved in writing by a Judge in advance of travel. This includes fees for use of toll roads, public transportation, plane tickets, taxi fare, car rental, hotels, meals, and other expenses.
- If you are an Attorney ad Litem who is seeking travel authorization for the purpose of complying with Tex. Fam. Code. §107.004(d) or a Parent attorney who is seeking travel authorization for the purpose of complying with Tex. Fam. Code. §107.0131(a)(1)(G), please note that it is the Court's expectation that, before seeking travel authorization, you will research whether you can confer with your client, as appropriate, by telephone or video conference and will use the most efficient means possible under the circumstances to communicate with your client.